

carried the recent series of crimes in this city. The slayer could not have chosen a busier thoroughfare in the borough of Brooklyn except in the limited area of the big Fulton street shopping district.

At the time of the crime there were groups of men on every corner near the haberdashery shop. Men and women crowded by, going to or coming from their midday meals. Traders in the endless procession both ways. Yet that the time chosen was the psychological moment in which to rob and kill is manifest in the fact that not an eye witnessed the deed, not an ear heard even the report of the weapon used.

Meenagh was well known along Flatbush avenue, where he had been in business nine years. He recently discussed the prevalence of crime with neighbors and as a precaution against robbery adopted the scheme of depositing his cash in the bank every day. His books, as well as the clerk's statement, show that there should have been \$16 in the cash drawer up to the time of the last entry, just before noon.

On the counter behind which the murdered man lay, was found a snatching brush with a plated silver handle. This had been taken out of stock after the crime at the store. It was turned over to Policemen Morris Egan, the Brooklyn finger print expert. This is the only hope of a lead the police have.

GIRL HELD AS BABY SLAYER SAYS DID NOT CONFESS

(Continued from First Page.)

here expecting to swear to a statement, and I want my baby.

"I want my baby with me. Please don't let them hold him. I love him and I am nursing him. When I left there this morning they told me I could not take him and get him."

Magistrate Hyman set the hearing for next Monday and turned the prisoner over to Mrs. Ida Tuitgen, probationary officer.

Mrs. Tuitgen, after a talk with Miss Anderson, recommended that the baby be left in the hospital. Magistrate Hyman accordingly made an order committing the woman to Raymond Street Jail without her infant. The court was disposed to allow her to care for the baby in jail, but fear she might harm the little one prompted him to separate them. The order may be modified later on medical advice.

An investigation into the antecedents and family history of the girl has been ordered. She has said that one of her sisters died in an insane asylum. Detectives are looking up this statement. Allegations to examine the girl, and District Attorney Copley of Kings County is expected to get full medical light on the state of her mind before he takes up the question of committing her to trial. It is probable she will never stand before the bar of justice as a defendant. The chances appear to be that she will be sent to an asylum as hopelessly insane.

MOTHER LOVE WRUNG CONFESSION FROM HER.

It was the woman's great love for the puny baby that wrung from her a confession. The woman had been kept under watch at the hospital since the discovery of the crime. She was kept under the shadow of the institution's sorrow. In a ward not far away were four "little children, still struggling for life, with the chances decided against two. Lieutenant John Mackin of the Police Department became the inquirer. Before him the woman set like one in the case. The best efforts of the police had not brought from her any information. It was late last night when Mackin turned suddenly to the Anders woman and said:

"If you don't tell all you know about this case and about the deaths of these children I am going to put you in prison and put your child in the institution where you will never see it again."

The woman would have withstood the rock and the breaking of the medieval wheel. But as she heard the threat that her child would be taken from her she leaped from her chair and faced the lieutenant as a wild animal might have leaped on one who sought the life of its young.

"You can't take my baby," she screamed. "I will kill you if you take my baby. It is my life. Oh, you mustn't take him from me!"

Then she cried aloud:

TOLD WHOLE STORY OF PUTTING ACID IN MILK.

With undaunted eloquence the policeman told how she saw that night, cold-like, to the kitchen where the nurse kept in an ice box thirty bottles of modified milk, made from lime water, milk and the fat of milk. Enough had been made for the entire lot of thirty babies in the hospital. Suddenly, realizing the woman had dropped acid into the bottles, taking them one by one, until the opening of a door frightened her from a task that she had intended to make full and complete.

"But I did not mean to kill the babies," she sobbed.

After the story they placed her under guard.

Dr. W. H. Allen, physician of the hospital, was suggested by the institution's officials to examine as to the woman's sanity. It was stated that District Attorney Copley would name his own experts in the case. Upon their report depends the question as to whether the remorseful, sobbing creature will be tried for murder or be buried in an asylum, where the separation from her child will set away her heart—the punishment she most dreads and fear of which led her to break down.

Delay in United Bank Case.

Justice Marston of the Supreme Court, Brooklyn, yesterday adjourned until next Wednesday the argument of demurrers entered by Edward M. Gross and James F. Ashley to indictments against them as a result of the investigation of the defunct United Bank. Gross was indicted for making a false report to the Banking Department and Ashley for forgery.

BRANDT'S LAWYER SEEKS GERARD TO GET BAIL FIXED

Citizens and Trust Companies, He Says, Volunteer To Supply the Bond.

WHITMAN TO APPEAL.

Whitman Decides as "Matter of Duty" Because of Precedent Involved.

Mirabeau L. Towns, counsel for Brandt, the Schiff burglar, prepared an order to-day admitting Brandt to bail and started out to get Justice Gerard to sign it. Mr. Towns takes the position that inasmuch as the Governor has positively refused to pardon Brandt there is no excuse for Justice Gerard longer withholding his signature from the decision making the writ of habeas corpus effective.

"My duty in this case," said Mr. Towns, "is finished unless I have to argue the appeal from the decision of Justice Gerard. The situation is plain. Justice Gerard has sustained the habeas corpus writ and Brandt would have his freedom. I have letters from ten citizens of standing in this community and three trust companies containing offers to furnish bail for Brandt. He will be released on bond as soon as Justice Gerard signs the order."

Mr. Towns was picturesque in describing his experience in Albany yesterday when he tried to get to Governor Dix. The Governor had made an appointment by telephone to meet him, but when he got to Albany the Governor had changed his mind.

TALKED TO THE GOVERNOR THROUGH MESSENGERS.

"I sat in one room," said Mr. Towns and the Governor was in the room adjoining. Secretaries acted as messengers between us. I insisted on seeing the Governor until he sent word to me that his attitude in the Brandt case was a matter of conscience, and he wanted to know if I desired to argue with a man's conscience.

"I don't know what conscience is in a politician, but I know what Dr. Samuel Johnson said about patriots. He described patriots as the last refuge of a scoundrel. Maybe conscience is a politician's last refuge."

At any rate, as soon as I found that conscience had found an abiding place in the Executive I took leave from the Governor's mansion to the railroad station and boarded the faster train in the world for New York.

"Gov. Dix has written his epitaph for posterity in the last statement he gave to the public. In that he attacked the courts and the duly authorized representatives of the people in legal matters for their patriotic endeavor to uphold the equal and unbiased enforcement of the law."

POLICE CHARGES AGAINST THE SLEUTHS IN BRANDT CASE.

Charges were preferred to-day against Detective Lieutenants Joseph D. Woodbridge and John Taylor, the police officers who were mixed up in the Brandt prosecution five years ago. Woodbridge is accused of making a false report to the District Attorney and the police officers who were mixed up in the Brandt prosecution five years ago. Woodbridge is accused of making a false report to the District Attorney and the police officers who were mixed up in the Brandt prosecution five years ago.

The cases of Woodbridge and Taylor are set for trial on Feb. 28. Taylor has put in an application for retirement on the ground that he is a veteran of more than 25 years' service and over fifty-five years of age. Commissioner Waldo apparently intends to take no action on Taylor's application until after he has been tried on charges.

District Attorney Whitman and Attorney-General Carmody have decided to appeal from Justice Gerard's decision in the Brandt habeas corpus matter, not because they consider the decision unjust but as a matter of form in the compliance of the rules governing their conduct as public officers. The decision was reached at a conference last night.

The District Attorney expects to have the appeal through the highest court possibly a month. During that time Brandt cannot be pardoned and will not be retried. If the Gerard decision is sustained a few court formalities, such as quashing or fixing away the indictments, will be fixed Brandt's freedom. If it is not sustained, and the Governor still refuses a pardon, no way is apparent at this time to save him from having to return to Clinton Prison.

DIX SAYS A PARDON NOW WOULD "INSULT COURT."

Gov. Dix's refusal to extend executive clemency came last night. In a statement issued over his signature he said that should he pardon Brandt in view of Justice Gerard's decision, through the formal order is delayed, it would be an insult to the court, dishonorably taking advantage of a technical opportunity to exercise a jurisdiction which has actually been swept away by a decision.

Commissioner Hand agreed that the withholding of the Gerard decision order was a technicality. He said that the Governor would now give it out, and thought the report would clear up several matters about which the Schiff lawyers were noisy.

De Lancy Nicoll has made public an affidavit signed by Alfred J. Kull of Far Hills, N. J., accusing Brandt of larceny and forgery. Kull, who is mentioned in the Woodbridge report that has been referred to as "linked," is trying to collect evidence that the Woodbridge report was not as erroneous as has been charged.

Another Gaiety Girl Peeress. The Bride of Lord Victor Paget



MISS OLIVE MAY

Actress Engaged to Brother and Heir Presumptive of Marquis of Anglesey.

LONDON, Feb. 24.—Another Gaiety girl is about to enter the ranks of the peerage in the person of Olive May, who has been engaged to Lord Victor Paget, brother and heir presumptive to the Marquis of Anglesey.

Miss May's father was Lieut.-Col. Gordon A. May of the Union army. She was born in Chicago, and in 1899, after appearing under Charles Fro-

man's management as Suzanne in "The Butterflies," she made her first success as Honoria in "Arizona." She was last seen in New York in "The Love Route." She was previously in vaudeville with John W. Abrough Jr. in Grant Stewart's sketch, "The Inspector from Kansas," and had also appeared in Channing Pollock's "The Secret Orchard." In 1904 she married Henry Guy Carleton, the playwright, and divorced him in 1907. Ten years later she married Abrough, who died in 1908.

Lord Victor Paget is twenty-three years old and lives at Headcourt Park, Rugby. He traces his ancestry to the first Baron Paget, in 1540. The first Marquis of Anglesey commanded the cavalry at Waterloo, and the present one, whom Lord Victor Paget may succeed, has an estate of about 30,000 acres.

WALL STREET.

Many professional operators were arrayed on the selling side at the outset of stock market trading to-day because of the strong likelihood of a Congressional investigation of the alleged money trust.

District Attorney Whitman said last night after his conference with the Attorney-General:

"We believe that the indictment of Brandt was illegal, the conviction illegal, and the sentence illegal. We feel, however, that there is a serious question of law, which should be passed upon by the highest court of the State as the highest courts of the State as to whether a writ of habeas corpus is the proper remedy. It is clearly the duty of the District Attorney, and the Attorney-General agree, to defend the judgments of the Court of General Sessions if they can be defended, and so we feel that it is the duty of the State to appeal from this order in order that the highest court may pass upon this most important issue."

It may be that the Court of Appeals will find that the Supreme Court has no right of review over the acts of the Court of General Sessions, which is a court of coordinate jurisdiction. Such a finding would send Brandt back to Dannenberg and it is a grave question if there is any method whereby he could be released. So we would have the spectacle of an innocent man held in jail through the error of our system of laws in alternative methods."

SWEDES LAUD PRESS FOR AIDING BRANDT.

The United Swedish Societies took up the Brandt case at its regular meeting in the Teutonia Assembly Rooms Third avenue and Sixteenth street, last night, and adopted resolutions commending the work of the press. District Attorney Whitman and Attorney-General Carmody.

GOVERNOR DECLARES BRANDT CASE IS NOW IN GERARD'S HANDS.

ALBANY, Feb. 24.—Before leaving for New York to-day to attend the dinner of the Ames Court this evening Gov. Dix said he would make no further move in the application made to him for executive clemency by Justice Gerard, the former valet of Mortimer L. Schiff of New York, until the appeal from Justice Gerard's decision granting a writ of habeas corpus had been taken and decided. He said he would make no further comment regarding his position until next Tuesday. At the dinner when Seymour Van Santvoord, his local adviser, will return from Vermont.

CLABBY FIGHTS DRAW WITH AUSTRALIAN CHAMPION.

SYDNEY, Australia, Feb. 24.—Jimmy Clabby, the American pugilist and Australian middleweight champion, fought a drawn battle to-day with Dave Smith, the Australian boxer and former middleweight champion, in the Stadium. The match lasted the full twenty rounds and took place before an audience of 7,000 people.

LAWYER IS FINED \$250, BUT JUSTICE GOFF REMITS IT

Told Policeman Bridge Builder Not to Answer Question Indorsed by Court.

Justice Goff in the Supreme Court to-day declared John C. Wait, a lawyer of No. 28 Park Row, in contempt of court and directed him to pay a fine of \$250 or go to jail for forty days.

Wait is counsel for Patrick Ryan, erstwhile policeman and now millionaire bridge builder, who was being examined as to whether or not he made \$2,000,000 in erecting the Manhattan bridge. Cornelius J. Sullivan is suing Ryan for one-half of the profits, which he claims are due him under an agreement with Ryan.

Ryan was on the witness stand all forenoon to-day. Counsel for Sullivan asked him what profits he derived from the Ryan-Parker Company, and Wait instructed him not to answer the question.

"The Ryan-Parker Company is an entirely different concern from the Ryan-Parker Construction Company, which had to do with the building of the Manhattan bridge," said Wait. "The Ryan-Parker Company had nothing to do with the building of the bridge, so I fail to see the relevancy of the question."

Justice Goff directed Ryan to answer, and Wait again instructed the witness not to answer.

"Your conduct is contemptuous," said Justice Goff, turning to Wait, "and I hold you in contempt and fine you \$250. Justice Goff at once sent for Capt. Lynch, head of the court officers' squad. Wait attempted to explain that he did not mean to defy the Court, but Justice Goff insisted that his conduct was most aggravating.

"Then I will apologize to Your Honor," said Wait. "I will add also that it will be a great inconvenience to me to pay the fine imposed this afternoon, owing to the fact that it is Saturday and the banks are closed."

Justice Goff stroked his beard a moment, then said:

"I will accept your apology, sir, but must tell you frankly that your conduct was very contemptuous."

"Does Your Honor remit the fine?" asked C. A. Winter, Wait's associate in the case.

"Yes, I will remit the fine, but I hope this thing will never happen in my court again. It is particularly aggravating."

The attorneys then asked that the examination of Ryan be adjourned. Justice Goff ignored Ryan and set the examination for next Saturday, as suggested by Sullivan's lawyer.

TAFT DENIES HE SAID PEOPLE NOT FIT TO GOVERN SELVES

(Continued from First Page.)

some people upon his New York speech included Col. Roosevelt, political leaders here believe such to be the case. Many of President Taft's friends have asserted that Col. Roosevelt had Mr. Taft in mind when in his Columbus speech he said:

"Many competent lawyers who more or less frankly disbelieve in our entire American system of government for, by and of the people, violently antagonize this proposal. They believe, and some of them are right, that the American people are not fitted for popular government and that it is necessary to keep the judiciary independent of the majority or of all the people; that there must be no appeal to the people from the decision of a court in any case, and that therefore as sovereign rulers over the people, I take absolute issue with all those who hold such a position."

In the same connection Col. Roosevelt also said: "If the American people are not fit for popular government, and if they should of right be the servants and not the masters of the men whom they themselves put in office, then Lincoln's work was wasted and the whole system of government upon which this great democratic republic rests is a failure." After speaking at length of the position which these eminent leaders take and applauded, Col. Roosevelt said:

ROOSEVELT GOES EAST FOR FIVE-DAY "VISIT."

Several Conferences but No Public Speeches to Follow Meeting of Harvard Overseers.

Col. Roosevelt will start this morning for Boston to spend four or five days. He may go to Concord, N. H., before he returns. This afternoon he will attend a brief meeting of the Harvard Overseers and this evening will dine with members of the Porcellian Club, but it is not expected his address will be made public. He has announced he would make no public speeches while away.

On Monday Mr. Roosevelt's reply to the Governors will be made public. Republicans of Massachusetts expect to hold several conferences with him while he is there. In Boston he will be the guest of Grafton D. Cushing, Speaker of the Massachusetts House. It is expected that William L. Ward, Republican National Committee man for New York, will be in charge of a Roosevelt headquarters here on Monday. Friends of Col. Roosevelt say they expect it is going to be a liberal campaign.

U. S. TROOPS ARE READY TO CROSS MEXICAN BORDER

Taft Sends Additional Force to Texas With Orders to Intervene When Necessary.

WASHINGTON, Feb. 24.—American troops will cross the border line into Mexico whenever it shall become necessary to stop fleeing into American territory.

In ordering additional troops to El Paso, Tex., to-day to cope with the situation there in the event of an attack of revolutionists on the Mexican city of Juarez, the Washington Government determined that there should be no repetition of the incidents of the Madero revolution, when a number of Americans in El Paso and in Douglas, Ariz., were killed by flying bullets from the opposing forces across the border.

In case of fighting across the border line in the future, the American commanders have been instructed by the War Department to send the usual notice that American lives and property shall not be endangered. If this notice is not heeded, and a zone of safety respected, the American troops are directed not to hesitate to go into Mexican territory to enforce a proper degree of protection for American citizens.

This policy, the most drastic yet adopted, with reference to events in Mexico, followed a White House conference to-day, participated in by President Taft, Secretary of War Stimson and Huntington Wilson, Acting Secretary of State. Orders were issued despatching the entire Twenty-second Infantry and three batteries of the Third Field Artillery from Fort Sam Houston, at San Antonio, to El Paso, and plans for another general mobilization along the entire Mexican frontier were discussed.

Telegrams were sent to-day to army posts throughout the country, ordering the commanders of the various garrisons to have their troops ready and supplies packed ready for immediate entraining. These messages were prepared, one to each garrison, more than a month ago, and the only thing necessary was to send the white check to a telegraph office.

SAN ANTONIO, Tex., Feb. 24.—Emilio Vasquez Gomez has asked President Madero of Mexico from here asking him to surrender the Presidency of the country and prevent further bloodshed and growth of the revolutionary movement. Gomez has been advanced as a Presidential possibility by the Vasquez revolutionists in Mexico.

OH, PIFFLE! LOOK WHAT WAS IN THIS FIRE!—O HAPPENED!

Twenty-four Thousand Cartridges and 25 Cans of Gunpowder, and Only Excitement Potential Kind.

There were 24,000 cartridges and twenty-five cans of gunpowder in the three story frame building at No. 71 Furman street, Brooklyn, to-day, when an oven heated stove on the second floor set fire to the wall. By the time Capt. Murphy of Engine Company No. 108 arrived in response to an alarm he found the upper part of the building in flames, with imminent peril of a great bust-up. The building is owned by the city and rented to Hugo Tanza. He makes a business of refilling used shotgun cartridges and selling junk. Shotgun was on the second floor at the time the fire started, and when Tanza's attention was attracted the blaze had considerable headway.

Capt. Murphy and his smoke-eaters notified of the presence of the cartridges and cans of gunpowder and lost no time in getting the stuff out of the building. Some of the cans of gunpowder were on the floor where the fire was and the firemen took no little risk when they went up and carried it out. However, nothing went off. The damage to the building was estimated at \$1,000.

ROBBERS BEHEAD VICTIM; FIRE HOUSE TO HIDE CRIME.

Bloodhounds Put on Trail of Slayers by Ohio Sheriff Run Down Two Negroes.

GALLIPOLIS, O., Feb. 24.—Peter Serrier, a well known living fireman in this city, was murdered last night and his home robbed and burned in an attempt to cover the crime. Serrier's head was severed entirely from his body by his assailants, whose sole intent apparently was to rob. The head was found several feet from the body, which was lying on a bed in the farmer's home.

Following a searching investigation by Sheriff Jones and deputies, in which bloodhounds were used to follow several trails leading to and from the house, two negroes living in the vicinity were arrested. They are Milton and Elias Smith, and will be held pending further investigation.

PREVENTED PNEUMONIA

E. M. Clifford of Buffalo Was Cured By Father John's Medicine.

Mr. Edward M. Clifford of No. 154 Sandusky St., Buffalo, writes: "For the benefit of others, I most cheerfully recommend Father John's Medicine as a body builder and sure cure to any person troubled with colds or coughs. I was troubled with a bad cold and was threatened with Pneumonia. After the first bottle I found myself much improved and after the third bottle I was entirely rid of the cough and soon began to gain strength and flesh. You are entirely welcome to my name. It will be ready at any moment to recommend your medicine to any person. (Signed) Edward M. Clifford."

CUCKOO NABS FOX; TAIN'T A ZOO STORY

The Bird Was in a Clock and Fox Is Now in Jail; Silver Is Safe.

Policeman Meenagh was started at Broadway and Two Hundred and Twenty-fifth street, at 6 o'clock this morning, by a peculiar noise, as he passed the newstand of Nathan Posten, under the elevated structure.

"Oo-ooo!" said something. And again, "Oo-ooo!" And four times more, "Oo-ooo!"

Moved by curiosity, the policeman examined two boxes in front of the stand, from which the proprietor was absent delivering papers. In one of the boxes he found a quantity of silverware and in the other more silver and a small cuckoo clock, which had given the alarm. He hid and watched. A few minutes later a young man approached the boxes, asked the policeman and walked on. He entered a house across the street. While the policeman was in doubt about his next step a woman poked her head out of the window and asked him if anybody had entered the house, because her front door bell had rung but nobody had appeared when she went out on the landing.

Meenagh went up again and found the young man struggling with a tenant, whose door he had tried. Postal identified him as a man who had left the boxes at the newstand to be cared for.

The young man said he was John P. Fox, a brakeman of the Erie Railroad, who had many excuses for his entering the house. Soon after he had been locked up John Brandt of No. 19 Marlin Hill avenue reported that burglars had taken a quantity of silverware and a watch from his home. Magistrate Magistrate Butts, in Morristown Court, held Fox for further examination.

FINE TIME WAS HAD BY ALL AT THIS FIRE

Girls Thought It Was Just Too Awfully Nice, and Firemen Enjoyed It So Much.

An automatic alarm for a fire in the sub-bellar of No. 573 Broadway about 2 o'clock this afternoon brought the first piece of old fire apparatus seen along Broadway since the high pressure system was installed. It attracted a crowd that blocked the vicinity for half an hour.

The girls employed in the building have been going through the maneuvers of the required fire drill for weeks, and to-day they had a chance to put it to use. When the going rang the employees of Kahn & Frank, underwear manufacturers, on the first floor; Rosenthal & Grotta, manufacturers of ladies' neckwear, and Morris Bros., manufacturers of suspenders, who occupy the remaining five floors, seized their coats and walked to the stairway. They thought it was the drill again. Suddenly they heard the clang of the coming fire engine and the order all order was dropped, every girl scrambling to gain the street first.

The girls in the shirtwaist district along Broadway street had a twenty-minute holiday during the search for the fire and made things lively by joking and flirting with firemen, policemen and spectators. The fire was at last located in a packing case and the fun was halted long enough to put it out.

St. Peter's Alumni to Meet.

In the chapel hall, Barclay and Church streets, to-morrow at 3 P. M., there will be a meeting of St. Peter's Alumni Society. The members look forward with pleasure to these meetings, when old school friendships and reminiscences of the boyhood days are recalled. Arrangements will be made for the second annual dinner, to be held in April. Further information may be obtained from Joseph V. Cunneen, room 712, No. 35 Broadway.

ROYAL BLUE TOURS TO WASHINGTON

March 14, April 1, 11 and 25, May 16 and 29, 1912.

Round Trip \$12 Covers all Expenses 3 Days

March 9 and 23, April 6 and 20, May 4 and 18.

Round Trip \$18 Covers all Expenses 6 Days

Secure Illustrated Itinerary for Details.

SPECIAL TOUR TO FLORIDA

February 27 (Via Seaboard Air Line)

Round Trip \$50 Covers all Expenses

Railroad and Pullman Fares, All Meals in Dining Cars.

Secure Illustrated Itinerary for Details. Particulars and reservations call at the office of the Seaboard Air Line, 100 Broadway, New York City.

SISTERS CONDEMN DR. ARLITZ'S SUIT AGAINST GAYNOI

Jersey Lawyers Offer Service to Mayor in Defense of \$7,500 Action.

The action of Dr. W. J. Arlitz, formerly visiting surgeon of St. Mary's Hospital, Hoboken, in bringing suit against Mayor Gaynor for \$7,500 for medical and surgical services following the shooting of the Mayor, has aroused in the hospital management.

The letter, which is signed by the "Sisters of the Poor of St. Francis," says in part:

"We were glad to do everything in our power to restore you to health and shall always remember and acknowledge with sincerest gratitude the generous appreciation of our services shown by yourself and friends."

"It will undoubtedly be remembered that the hospital refused to render a bill at the time, nor would we ever have done so. We are writing you now that you may be sure the Sisters of St. Mary's Hospital are in no way responsible for the action taken by Dr. Arlitz."

Before writing to the Mayor the sisters had a talk with Corporation Counsel Watson, asking him to "set the right before the New York public." Mr. Watson said a number of members of the New Jersey bar had offered to defend the action brought by Dr. Arlitz.

"I hope," said Mr. Watson, "the Mayor will consent to a vigorous defense of this outrageous action. From what I myself know of the facts, for spent a part of every day and a number of nights in the hospital while the Mayor was there, I believe Arlitz can be taught a lesson he will not soon forget."

Citricura SOAP AND OINTMENT

Preserve and Purify the Complexion

Remove Pimples and Blackheads

Allay Irritation, Redness and Roughness

Soften and Whiten the Hands

Clear the Scalp of Dandruff and Are

Unrivalled for the Toilet, Bath and Nursery

TENDER-FACED MEN

Should have with Citricura Soap Shaving Stick. Makes shaving a pleasure and a part of a toilet. At stores or by mail, postage paid, 25c.

Citricura Soap and Ointment sold everywhere. Samples free. Address: "Citricura," Dept. 24, Boston.

RELIGIOUS NOTICES.

TAKEN RELIGIOUS PARK CONGREGATIONAL CHURCH. At 8 o'clock, Feb. 25, Mrs. Minister, speaks of eleven and eight.

DIED.

MILROY.—On Feb. 22, THOMAS A. MILROY, beloved son of the late Timothy and Catherine Milroy, brother of Tim, John, Herbert, Patrick, Benjamin and Martin Milroy.

Relatives and friends are invited to attend the funeral, which will be held at the undertaking parlor, 279 Hudson st., Sunday, Feb. 25, at 2 P. M.

The Diary of a Conjurer-Poet

STANDS FOR Opportunity, That which doth await Losers of articles. If they act ere too late.

If a loser, great joy May banish your sorrow If you read a "Lost & Found" In The Sunday World to-morrow

Sunday is the great "Cleaning-Up" day for the recovering of missing articles of value that have been lost during the week—

THROUGH SUNDAY WORLD "LOST & FOUND" ADS.

To give your "Lost & Found" Ad